1 2 3 4 5 6	LEVI & KORSINSKY, LLP ADAM M. APTON (SBN 316506) ADAM C. MCCALL (SBN 302130) 388 Market Street, Suite 1300 San Francisco, CA 94111 Telephone: (415) 373-1671 Facsimile: (212) 363-7171 Attorneys for Lead Plaintiff GLEN LITTLETON and the Class			
7 8 9 10	COOLEY LLP STEPHEN C. NEAL (170085) (nealsc@cooley.com) PATRICK E. GIBBS (183174) (pgibbs@cooley.com) 3175 Hanover Street Palo Alto, California 94304-1130 Telephone: +1 650 843 5000 Facsimile: +1 650 849 7400			
11 12 13 14	Attorneys for Defendants TESLA, INC., ELON MUSK, BRAD W. BUSS, ROBYN DENHOLM, IRA EHRENPREIS, ANTONIO J. GRACIAS, JAMES MURDOCH, KIMBAL MUSK, and LINDA JOHNSON RICE			
15 16	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA			
17 18 19 20 21	IN RE TESLA, INC. SECURITIES LITIGATION Case No. 3:18-cv-04865-EMC AMENDED STIPULATION AND ORDER FOR ISSUANCE OF LETTERS ROGATORY			
23	WHEREAS, by Order dated November 27, 2018, the Court appointed Glen Littleto			
24	("Littleton" or "Plaintiff") as lead plaintiff in this action (Dkt. No. 152).			
25	WHEREAS, on January 16, 2019, Littleton filed a Consolidated Class Action Complain			
26	against Elon Musk, Tesla, Inc., Brad W. Buss, Robyn Denholm, Ira Ehrenpreis, Antonio J. Gracias			
27	James Murdoch, Kimbal Musk, and Linda Johnson Rice (Dkt. No. 184).			
28				

1	WHEREAS, Defendants filed a Motion to Dismiss the Consolidated Class Action			
2	Complaint on November 22, 2019 (Dkt. No. 227).			
3	WHEREAS, the Court Denied Defendants' Motion to Dismiss on April 15, 2020 (Dkt. No			
4	251).			
5	WHEREAS, on November 25, 2020, the Court entered an Order granting the parties'			
6	stipulation for Class Certification (Dkt. No. 298).			
7	WHEREAS, the factual allegations of the Consolidated Class Action Complaint include			
8	allegations regarding a meeting between certain Defendants and representatives of Saudi Arabia's			
9	sovereign wealth fund, the Public Investment Fund.			
10	WHEREAS, Plaintiff now seeks testimony from H.E. Yasir Al-Rumayyan, Saad Al Jarboa,			
11	and Naif Al Mogren of the Public Investment Fund.			
12	WHEREAS, Plaintiff believes that it cannot serve a third-party subpoena on the Public			
13	Investment Fund because it has no U.S. offices of subsidiaries.			
14	WHEREAS, Plaintiff requested that Defendants consent to Plaintiff's motion for the			
15	issuance of letters rogatory, and Defendants consented;			
16	WHEREAS, on January 21, 2020, the Court ordered that, if Defendants consent to the			
17	issuance of letters rogatory, the parties shall submit a stipulation to the issuance of letters rogatory;			
18	WHEREAS, Plaintiff respectfully requests, and Defendants do not oppose, that this Court			
19	issue pursuant to 28 U.S.C. § 1781 and Federal Rules of Civil Procedure 26(b)(1) and 28(b) the			
20	accompanying letters rogatory to obtain testimony from H.E. Yasir Al-Rumayyan, Saad Al Jarboa,			
21	and Nai Al Mogren of the Kindgom of the Public Investment Fund.			
22	WHEREAS, Plaintiff believes that its requests for evidence are narrowly tailored and will			
23	not impose an undue burden on the Public Investment fund or H.E. Yasir Al-Rumayyan, Saad			
24	Jarboa, or Nai Al Mogren.			
25	WHEREAS, this Court has authority to issue the letters rogatory.			
26	WHEREAS, Plaintiff and Defendants agree to the terms and conditions set forth in this			
27	stipulation.			

28

1	NOW THEREFORE, IT IS HEREBY STIPULATED AND AGREED, by counsel for		
2	the parties listed below, subject to the approval of the Court, that:		
3	1. The accompanying letters rogatory to obtain testimony from H.E. Yasir Al-		
4	Rumayyan, Saad Al Jarboa, and Nai Al Mogren of the Kindgom of the Public Investment Fund		
5	should be issued by the Court pursuant to 28 U.S.C. § 1781 and Federal Rules of Civil Procedure		
	· · · · · · · · · · · · · · · · · · ·		
6	26(b)(1) and 28(b).		
7			
8			
9	Dated: February 26, 2021 LEVI & KORSINSKY, LLP		
10	By: /s/ Adam M. Apton		
11	Adam M. Apton		
	Adam M. Apton (316506)		
12	Adam C. Mccall (302130)		
13	388 Market Street, Suite 1300		
	San Francisco, CA 94111		
14	Telephone: (415) 373-1671		
15	Facsimile: (212) 363-7171 Email: aapton@zlk.com		
13	Email: amccall@zlk.com		
16	Eman. ameean@zik.com		
17	Nicholas I. Porritt (pro hac vice)		
1	Alexander A. Krot III (pro hac vice)		
18	1101 30th Street NW, Suite 115		
10	Washington, D.C. 20007		
19	Telephone: (202) 524-4290 Facsimile: (212) 363-7171		
20	Email: nporritt@zlk.com		
	Email: akrot@zlk.com		
21			
22	Joseph Levi (<i>pro hac vice</i>) Eduard Korsinsky (<i>pro hac vice</i>)		
23	55 Broadway, 10th Floor		
	New York, New York 10006		
24	Tel: (212) 363-7500		
25	Fax: (212) 363-7171		
26	Email: jlevi@zlk.com Email: ek@zlk.com		
	Elimii. Chwein.com		
27	Attorneys for Lead Plaintiff Glen Littleton and		
28	Lead Counsel for the Class		

1	Dated: February 26, 2021	COOLEY LLP	
2	II *		
3		By: /s/ Patrick E. Gibbs Patrick E. Gibbs	
4		ratick E. Gloos	
5		Stephen C. Neal (170085) Patrick E. Gibbs (183174)	
		Samantha A. Kirby (307917) 3175 Hanover Street	
6		Palo Alto, CA 94304-1130	
7		Telephone: (650) 843-5000	
8		Facsimile: (650) 849-7400	
0		Email: nealsc@cooley.com pgibbs@cooley.com	
9		skirby@cooley.com	
10			
11		Sarah M. Lightdale (<i>pro hac vice</i>) Brian M. French (<i>pro hac vice</i>)	
11		Bingxin Wu (pro hac vice)	
12		55 Hudson Yards	
13		New York, NY 10001-2157	
13		Telephone: (212) 479-6000	
14		Facsimile: (212) 479-6275	
15		Email: slightdale@cooley.com	
13		bfrench@cooley.com bwu@cooley.com	
16		bwu@cooley.com	
17		Attorneys for Defendants Tesla, Inc., Elon Musk,	
10		Brad W. Buss, Robyn Denholm, Ira Ehrenpreis, Antonio J. Gracias, James Murdoch, Kimbal	
18		Antonio J. Gracias, James Muraoch, Rimbai Musk, and Linda Johnson Rice	
19		nation, and Email Common Reco	
20			
21	Pursuant to Civil Local Rule No. 5-16	Pursuant to Civil Local Rule No. 5-1(i)(3), all signatories concur in filing this Stipulation.	
22			
23	Dated: February 26, 2021	LEVI & KORSINSKY, LLP	
24		By: /s/ Adam M. Apton	
25		Adam M. Apton	
26			
27			
28			
40			
		AMENDED STIPULATION AND ORDER FOR	

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